

EXHIBIT Q

Turner, Marshall S.

From: Scott Torpey [storpey@jaffelaw.com]
Sent: Monday, November 19, 2007 1:20 PM
To: Turner, Marshall S.; jworthe@whwlawcorp.com
Cc: Cunningham, Scott D.; Eskridge, Timothy H.; Jackson, Heather
Subject: RE: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Marshall

The reason the September 12 depo notice says your office in LA is because that is where you told us you were producing the witnesses. That notice has never changed. As for your November 7 letter, I assumed you meant LA since that is where the depositions were noticed, as you requested.

At this point, to change to SF would require me to unnecessarily incur expenses to fly our interpreter to SF--and costs for her to stay overnight for 3 days; there would be air and hotel for Jeff as well; also, I would incur a change fee and fare increase to change my flight to go to SF vs. LA. Also, I would have to incur costs for a room for 3 days for the depositions.

While I would like to accommodate you, obviously I cannot do so under the circumstances. Your pilots can easily fly from SF to LA and the depositions can go forward as noticed.

Scott

-----Original Message-----

From: Turner, Marshall S. [mailto:mturner@condonlaw.com]
Sent: Monday, November 19, 2007 12:29 PM
To: Scott Torpey; jworthe@whwlawcorp.com
Cc: Cunningham, Scott D.; Eskridge, Timothy H.; Jackson, Heather
Subject: FW: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Your original Notice of Deposition of the ANA crewmembers was for the depositions to take place at Combs Reporting, Inc. at 595 Market Street, San Francisco, CA.

We had discussed the possibility of producing the ANA crew in LA, if it would be easier for the crew to be scheduled into LA. In our discussions and correspondence I stated I would produce them in California. In my letter of November 7, 2007 I confirmed that they would be produced in San Francisco. See my attached letter, that was emailed and mailed to you and Mr. Worthe on November 7, 2007, to which I received no objection from you or Mr. Worthe. At this late date, it would now be impossible to change the flight schedules of these crewmembers who are flying scheduled B-777 airplanes from Japan.

If you intend to cancel these depositions, let me know immediately. Otherwise, please provide a reasonable location in San Francisco. If you cannot find a reasonable location in San Francisco, let me know immediately and I may be able to locate a suitable place.

Regards,
Marshall

-----Original Message-----

From: Scott Torpey [mailto:storpey@jaffelaw.com]
Sent: Monday, November 19, 2007 11:18 AM
To: Turner, Marshall S.; jworthe@whwlawcorp.com
Cc: Cunningham, Scott D.; Eskridge, Timothy H.
Subject: RE: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Marshall

The depo notice was sent back on September 12. I have everything lined

up--include flight arrangements for LA. I cannot switch all the arrangements that have been in place for over two months now to SF a week before the depositions start. We need to do them as you requested and as noticed at your LA office.

-----Original Message-----

From: Turner, Marshall S. [mailto:mturner@condonlaw.com]
Sent: Monday, November 19, 2007 11:11 AM
To: Scott Torpey; jworthe@whwlawcorp.com
Cc: Cunningham, Scott D.; Eskridge, Timothy H.
Subject: RE: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Gentlemen:

The ANA crew will be available for depositions in San Francisco as follows:

Nov. 27 - Mr. Yamaguchi;
Nov. 28 - Mr. Nishiguchi; and,
Nov. 29 - Mr. Usui.

The crew will be staying in downtown San Francisco. Please advise where you have arranged for the depositions to take place, preferably in the downtown area.

Marshall

-----Original Message-----

From: Scott Torpey [mailto:storpey@jaffelaw.com]
Sent: Sunday, November 18, 2007 2:11 PM
To: Turner, Marshall S.; jworthe@whwlawcorp.com
Cc: Silane, Frank A.; Cunningham, Scott D.; Horenstein, John D.; Eskridge, Timothy H.
Subject: RE: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Marshall

I also assume they will be produced in the order I noticed? Please advise so I can be prepared for questioning the particular witness for a particular day. Thanks.

-----Original Message-----

From: Jackson, Heather [mailto:hjackson@condonlaw.com] On Behalf Of Turner, Marshall S.
Sent: Wednesday, November 07, 2007 3:32 PM
To: jworthe@whwlawcorp.com; Scott Torpey
Cc: Silane, Frank A.; Cunningham, Scott D.; Turner, Marshall S.; Horenstein, John D.; Eskridge, Timothy H.
Subject: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

<<5901 - Letter to J. Worthe and S. Torpey dated November 7, 2007.PDF>>

Dear Gentlemen:

Attached please find our letter dated November 7, 2007.

Sincerely yours,
Marshall S. Turner

-----Original Message-----

From: Jackson, Heather On Behalf Of Turner, Marshall S.
Sent: Wednesday, November 07, 2007 3:32 PM
To: 'jworthe@whwlawcorp.com'; 'storpey@jaffelaw.com'
Cc: Silane, Frank A.; Cunningham, Scott D.; Turner, Marshall S.; Horenstein, John D.; Eskridge, Timothy H.
Subject: All Nippon Airways Company, Ltd. v. United Air Lines, Inc.

Dear Gentlemen:

Attached please find our letter dated November 7, 2007.

Sincerely yours,

Marshall S. Turner

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